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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
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| 10/624,602 | 07/23/2003 | Toshio Maejima | SHIG.0008 | 7637 | |
| 38327 | 7590 02/18/2005 | | EXAM | INER | |
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| 3110 FAIRVI | EW PARK DRIVE, SUI | ··· | | | |
| FALLS CHUI | RCH, VA 22042 | ART UNIT | PAPER NUMBER | | |
| | | | 2838 | | |
| | | | DATE MAILED: 02/18/200 | 5 | |

Please find below and/or attached an Office communication concerning this application or proceeding.



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| | | | NOT | TICE OF | ABANDO | ONMENT | | - WALLD. | | | |
| This ap | plication is | abandoned in view | v of: | | | | | | | | |
| | Applicant | 's failure to timely | file a proper | r reply to the | Office lette | er mailed on | | | | | |
| | _ | A reply (with Certif | | | | | | was received | on | | |
| | | | wh | ich is after tl | he expiratio | n of the perio | od for r | enly (including | a total | | |
| | _ | extension of time of | | | | | | | | | |
| | _ | A proposed reply was received on, but it does not constitute a proper reply under 37 CFR 1.113 to the final rejection. | | | | | | | | | |
| | | (A proper reply under 37 CFR 1.113 to a final rejection consists only of: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee): | | | | | | | | | |
| | _ | or (3) a timely filed | | | | | | | | | |
| | | A reply was receiv proper reply, to the | ed on non-final re | , ejection. See | but it does it 37 CFR 1. | not constitute .85(a) and 1. | e a pro .111. (S | per reply, or a <i>t</i> see explanation | bona fid in the I | le attempt at a last box below). | |
| | | No reply has been | | | | | | | | • | |
| \boxtimes | Applicant of three r | 's failure to timely nonths from the m | pay the requaling date of | uired issue for | ee and pub of Allowan | lication fee, i ce (PTOL-85 | if applio | cable, within the | e statut | ory period | |
| | The issue fee and publication fee, if applicable, was received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the statutory period for payment of the issue fee (and publication fee) set in the Notice of Allowance (PTOL-85)(or Notice of Publication Fee Due). | | | | | | | | | | |
| | | The submitted fee The issue fee by 3 37 CFR 1.18(d) is | 7 CFR 1.18 | is insufficie | nt. A baland The pu | ce of \$ blication fee, | is d , if requ | ue. uired, by | | · | |
| | | | | fee, if applic | able, have | not been rec | eived. | | • | | |
| | The issue fee and publication fee, if applicable, have not been received. Applicant's failure to timely file corrrected drawings as required by, and within the three-month period set in, the Notice of Allowability (PTOL-37). | | | | | | | | t in, | | |
| | | Proposed correcte | d drawings v , which is at | were receive | ed on ration of the | (with a C period for re | Certifica eply. | ite of Mailing or | Transr | mission dated | |
| | | No corrected draw | ngs have b | een received | d. | | | | | | |
| | The letter | of express aband or all the applicants | onment whi | ch is signed | by the atto | mey or agen | t of rec | cord, the assign | ee of th | ne entire | |
| | The letter under 37 | of express aband CFR 1.34(a)) upor | onment which | ch is signed continuing a | by an attor pplication. | ney or agent | t (acting | g in a represent | tative ca | apacity | |
| | The decis | sion by the Board o | of Patent Ap he decision | peals and In has expired | nterferences | s rendered or are no allowe | n ed clair | and be | cause t | the period | |
| | | on(s) below: | 27/a) c= /b) = | | d | | - | | | | |
| D-1432 (07/01) | minimize any | evive under 37 CFR 1.1 negative effects on pati | ortarorto), or i ent term. | equests to With | uraw ine noidin | ig ot abandonmei | nt under | 37 CFR 1.181, shou | nd pe bro | mptly filed to | |